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PATENT

#8

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

Hong Ma

Serial No.: 09/821,839

Filing Date: March 29, 2001

Group Art Unit: Not Yet Assigned

Examiner: Not Yet Assigned

For: PLANT GENE REQUIRED FOR MALE MEIOSIS

DATE OF DEPOSIT:

I HEREBY CERTIFY THAT THIS PAPER IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST CLASS MAIL, POSTAGE PREPAID ON THE DATE INDICATED ABOVE AND IS ADDRESSED TO THE ASSISTANT COMMISSIONER FOR PATENTS, WASHINGTON, DC 2023)

TYPED NAME: Janet E. Reed REGISTRATION NO.: 36,252

Assistant Commissioner for Patents Washington DC 20231

Dear Sir:

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SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Pursuant to 37 C.F.R. §1.56 and in accordance with 37 C.F.R. §§1.97-1.98, information relating to the above-identified application is hereby disclosed. Inclusion of information in this statement is not to be construed as an admission that this information is material as that term is defined in 37 C.F.R. §1.56(b).

In accordance with §1.97(b), since this Information Disclosure Statement is being filed either within three months of the filing date of the above-identified application, within three months of the date of entry into the national stage of the above identified application as set forth in §1.491, before the mailing date of a first Office Action on the merits of the above-identified application, or before the mailing date of a first office action after the filing of request for continued examination under §1.114, no additional fee is required.

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	In accordance with §1.129(a), this Information Disclosure Statement is being		
	filed in connection with \square the first or \square second After Final Submission,		
	therefore:		
	☐ Certification in Accordance with §1.97(e) is attached; or		
	\square The fee of §180.00 as set forth in §1.17(p) is attached.		
	In accordance with §1.97(c), this Information Disclosure Statement is being filed		
	after the period set forth in §1.97(b) above but before the mailing date of either		
	a Final Action under §1.113 or a Notice of Allowance under §1.311, or before an		
	action that otherwise closes prosecution in the application, therefore:		
	☐ Certification in Accordance with §1.97(e) is attached; or		
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	Issue Fee, therefore included are: Certification in Accordance with §1.97(e); and		
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	Copies of each of the references listed on the attached Form PTO-1449 are		
	enclosed herewith.		
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	EXCEPT THAT:		
	☐ In view of the voluminous nature of references [list as appropriate], and		
	the likelihood that these references are available to the Examiner, copies		
	are not enclosed herewith.		

	In accordance with §1.98(d), copies of the following references listed		
	the atta	ached Form PTO-1449 are not enclosed herewith because they were	
	previo	usly cited by or submitted to the U.S. Patent and Trademark Office	
	in pat	ent application(s) for which a claim for priority under 35	
	U.S.C	§120 have been made in the instant application:	
	Copie	s of references [list as appropriate] listed on the attached Form	
	PTO-	449 were previously cited by or submitted to the Patent and	
	Trade	mark Office in prior application Serial No. , filed .	
		If any of the foregoing publications are not available to the	
		Examiner, Applicant will endeavor to supply copies at the	

Please charge any deficiency or credit any overpayment to Deposit Account No. 23-3050. This form is submitted in duplicate.

Enclosed is a copy of the PCT International Search Report dated August 28, 2001, which indicates the references to be relevant.

There are no listed references which are not in the English language.

Examiner's request.

Date:

Janet E. Reed

Registration No. 36,252

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